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- **and then there are theories, believed by some, which claim to prove that humans can control natural forces – not yet, not yet...**

Thousands flee their homes and flights are grounded as Chilean volcano sends plumes of ash showering down – and the cloud makes its way to Oceania

The Chilean volcano which erupted on Monday, 6 June 2011, has sent a towering plume of ash across South America, forcing thousands from their homes, grounding airline flights in southern Argentina and coating ski resorts with a gritty layer of dust instead of snow. Booming explosions echoed across the Andes as toxic gases belched up from a three-mile-long fissure in the Puyehue-Cordon Caulle volcanic complex - a ridge between two craters just west of the Chilean-Argentine border that began erupting Saturday. Winds blew a six-mile high cloud of ash all the way to the Atlantic Ocean and even into southern Buenos Aires province, hundreds of miles to the north-east.



Spectacular:
A time-lapse photo shows lightning bolts striking around the Puyehue-Cordon Caulle volcanic chain.



© AFP/GETTY IMAGES

Caught in the sunlight:

Beautiful but deadly, the cloud turns fiery red in the sunshine as the eruption continues to belch ash skyward.



Above cloud level the plume looks like a nuclear bomb has just exploded with its mushroom cloud bursting towards the skies.



© Reuters

Grounded: An aircraft belonging to Austral with ash on it from Chile's Puyehue-Cordon Caulle volcano chain remains stranded on the tarmac of the sky resort San Carlos de Bariloche

... more on Töben's bankruptcy proceedings ...

C'est bien le 15 juin qu'a eu lieu la première audience à l'issue de laquelle un juge devait décider d'une ordonnance de faillite contre Fredrick Töben, ancien directeur de l'institut révisionniste australien Adelaide Institute, à la demande de Jeremy Jones, ancien président du Conseil exécutif de la communauté juive australienne, qui réclame au révisionniste la somme de 56.000 dollars australiens (voy. n/message du 5/06/2011 intitulé "Australie: Fred Töben acculé à la ruine?").

Ce jour-là, Fred Töben s'était bien présenté devant le tribunal et avait plaidé qu'il avait fait suivre cette mise en demeure de Jeremy Jones à ses avocats et que ces derniers avaient laissé passer la date d'exécution sans réagir.

Le juge se réservait jusqu'à ce matin 20 juin pour donner son verdict mais, à l'audience qui s'est déroulée aujourd'hui par vidéo à partir de Sydney, Fred Töben a annoncé qu'il possédait le montant réclamé, qu'il était prêt à le payer, qu'il souhaitait que cette querelle de plusieurs années se termine mais, surtout, qu'il comptait se présenter, comme "indépendant", aux prochaines élections fédérales et qu'en conséquence il lui fallait éviter la banqueroute.

Alors qu'il devait rendre sa décision aujourd'hui même, le juge Anthony Besanko se pose encore quelques questions: cette mise en demeure a-t-elle bien été reçue par les anciens avocats de Töben? D'ailleurs a-t-elle bien été reçue par Töben lui-même? Il

a donc demandé aux deux parties de lui fournir des éclaircissements écrits sur ces points.

Le procès reprendra le mois prochain.

<http://www.adelaidenow.com.au/news/southaustralia/redricktobenellscourtheasthemoneytopayjeremyjonescourtcosts/storye6frea831226078432435>

... and ...

A propos de Vincent Reynouard:

Voici des précisions en réponse à de nombreuses demandes de correspondants:

- 1) Le livre de Vincent Reynouard sur Oradour ("Le Massacre d'Oradour/ Un demi-siècle de mise en scène") est malheureusement épuisé.
- 2) On peut trouver sur la Toile une vidéo de Vincent Reynouard sur l'affaire d'Oradour à l'adresse suivante: <http://www.yanndarc.com/article-vincent-reynouard---tragedie-d-oradour-sur-glane-50-ans-de-mensonges-officiels-43225054.html>
- 3) Enfin, voici la réponse apportée par Vincent Reynouard lui-même aux correspondants qui souhaitaient se procurer le fameux DVD de 6 heures:
<< Concernant notre série "Holocauste" de 6 heures initialement diffusée sous la forme de 6 DVD, elle peut désormais être commandée à l'adresse d'Urbain Cairat (C.P. 1528, CH-1820 MONTREUX, Suisse) sous la forme d'un seul divX accompagné d'un CD-ROM qui contient, en format pdf, les textes fondateurs du VHO ainsi que notre catalogue interactif. Le tout pour 20 euros franco.

>>

... and a brief update on Bishop William's pending trial in Germany:

The appeal hearing of Bishop Richard Williamson is still scheduled for July 4 2011. Last November Bishop Williamson lost his first lawyer because he wanted to add lawyer Wolfram Nahrath, who had defended Horst Mahler and Kevin Käther, to his defense team. The Bishop's Order, SSPX, objected to Nahrath because of his politics, so Williamson hired Norbert Wingerter instead.

Now a German newspaper reports Williamson has lost Wingerter over a dispute on strategy. Wingerter wants to plead that the allegedly offending interview was conducted in private before a Swedish camera and was not destined for transmission in Germany. Wingerter, in resigning, said Bishop Williamson insists one should have the right to put the Holocaust in doubt. Wingerter says such a strategy makes no sense in Germany, while distancing himself from the opinions of Williamson.

*

Vatican Demands Holocaust-Denying Bishop Renounce Views - ABC News

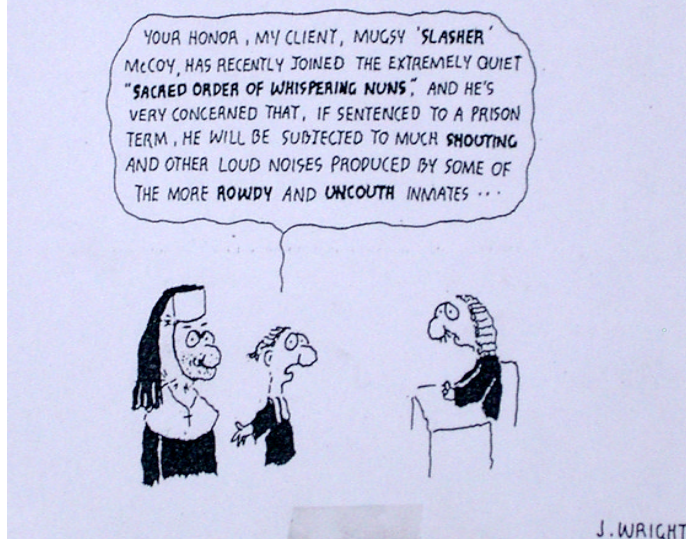
ABCNews

Pope Benedict XVI's latest public relations problem centers on British Bishop Richard Williamson, a longtime denier of the Holocaust...

<http://www.google.com/url?sa=X&q=http://abcnews.go.com/International/story%3Fid%3D6806108%26pa>

ge%3D1&ct=ga&cad=CAcQAhgAIAAoATAAOABA7t777wRIAVqBYqJlbq&cd=Y8KZY_xaqQ0&usq=AFQjCNFQDoV1bJD1ynLB2FVDCC_49iH0Tw

A JUDGE IN A RECENT COURT CASE REFUSED TO HAND OUT JAIL SENTENCES TO THE ACCUSED BECAUSE THEIR STRICT RELIGIOUS FAITH WOULD MAKE PRISON "EXTRAORDINARILY DIFFICULT." COULD THIS LEAD TO A NEW LINE OF DEFENCE IN FUTURE CASES?



J. WRIGHT

... and for Töben there is more paper work to file and pay for before the next court hearing at the FMC, Sydney, on 28 June 2011...

IN THE FEDERAL MAGISTRATES COURT OF
AUSTRALIA No. SYG 855 of 2011
NEW SOUTH WALES DISTRICT REGISTRY
IN THE MATTER OF GERALD FREDRICK TOBEN

GERALD FREDRICK TOBEN

Applicant

JEREMY SHAUN JONES

Respondent

INTERIM APPLICATION

(Form 3)

(Bankruptcy Rule 2.01, 2.04, 6.06, 6.12, 6.17)

NOTICE

This interim application has been set down for the time and place stated below. If you or your legal representative do not attend the Court at that time, the interim application may be dealt with and an order made in your absence.

Time and date of hearing: at 9:45 AM on Tuesday, 28 June 2011.

Place: Federal Magistrates Court

Court 5D
Level 5, John Maddison Tower
88 Goulburn Street
SYDNEY NSW 2000

DETAILS OF INTERIM ORDERS

On the grounds stated in the supporting affidavit, the applicant GERALD FREDRICK TOBEN, seeks the following interim order, that:

1. Owing to the fact that the Court Costs of \$56,435.72 were paid in full on 21 June 2011 to the Respondent, this Creditors Petition, No. SYG 855/2011, be set aside/struck out.

Date: 21 June 2011

Applicant

IN THE FEDERAL MAGISTRATES COURT OF
AUSTRALIA

NEW SOUTH WALES DISTRICT REGISTRY

No: SYG 855/ 2011

GERALD FREDRICK TOBEN

Applicant

JEREMY SHAUN JONES

Respondent

AFFIDAVIT IN SUPPORT OF APPLICATION

I, Gerald Fredrick Töben say on oath:

1. I am the Applicant in these proceedings and say:
2. That on 30 May 2011, PM, I received Respondent's Creditor's Petition, which attaches to a Bankruptcy proceeding currently before the FCA, Adelaide Registry, No: SAD 69 and 73 of 2009.

3. The Adelaide matter was heard on 30 May, 2, 15 and 20 June 2011. At the 20 June 2011 hearing Justice Besanko further adjourned the matter until 4 July 2011. During the 15 June 2011 hearing my legal Counsel, Dr John Walsh, stated categorically that: **'It's not that he's trying to avoid paying the money, he simply does not want to be declared a bankrupt. There are a number of reasons why, apart from shame ... he's a pensioner whose only asset is his house. He wishes to stand for Parliament at the next federal election, which he cannot do as a bankrupt'.**

4. During the 20 June 2011 hearing Justice Besanko invited Respondent's solicitor, Mr Steven Lewis to make further submissions as regards service of documents as it was not clear on whom the Certificate of Taxation of 15 September 2010 was served because at this time I was legally unrepresented. However, in the 22 December 2010 Cost Order of \$56,435.72 it is stated at **3.** that "Service of Certificate was effected upon the solicitor for the applicant and after 14 days from the date of service the costs remain unpaid." **The name of the solicitor on whom service was effected is not named.**

5. Prior to the 22 December 2010 Cost Order, made by Registrar Bochner in the FCA, Adelaide Registry, the Respondent had initiated bankruptcy proceedings against me on the strength of a BANKRUPTCY NOTICE signed by Registrar of Local Court of New South Wales on 12 October 2010.

6. I still do not know how the JUDGMENT/ORDER in the Local Court of NSW, at Sydney Downing Centre Registry, Case Number 2010/00318416, made/entered on 24 September 2010 came about without my having been advised that this matter had proceeded to this stage. At no stage was I invited to attend the meeting the Respondent had with the Taxing Master. This is important because both solicitor, Steven Lewis, and Senior Counsel, Robin Margo, in their bid to stand against sitting Member for Wentworth, Malcolm Turnbull at the last federal election, claimed to have done work for Sydney's Jewish community, claiming "pro bono work on civil proceedings against Holocaust denier Fredrick Töben". Should this not have reduced the overall costs somewhat?

7. Also, the Order signed on 12 October 2010 by Registrar Olson(?) of the Local Courts of New South Wales, is made out for the sum of \$56,513.72. The order made by Registrar Bochner in the FCA, Adelaide Registry, is made out for \$56,435.72, the same amount as in the Certificate of Taxation made out by Registrar Bochner on 15 September 2010 is for \$56,435.72.

8. A financially viable offer of settlement was made to the Respondent on 19 November 2010, which he rejected.

9. On 6 December 2010 Registrar Christie of the FMC, Adelaide Registry, set aside the 12 October 2010 Bankruptcy Notice made out by Registrar Olson of the Local Courts of New South Wales without making any orders for costs.

10. The Respondent then began the second bankruptcy application and I relied on a solicitor's firm in Melbourne that had made the earlier November 2010 offer of settlement. Unfortunately the legal firm was negligent by not responding to the matter within the 21-day settlement period. The current action before the FCA, Adelaide Registry, is the subject of this legal debacle because I was two days out of that time in which to respond – this not being my fault.

11. After the 20 June 2011 hearing before Justice Besanko, and because I was in the Sydney FCA sitting beside legal counsel for the Respondent, I initiated a discussion with Respondent's solicitor, Steven Lewis, about settlement, and he advised that payment would stop today's proceedings.

12. I obtained from Mr Lewis the bank details where I could deposit the \$56,435.72. I now make reference to these details:

Account Name: Slater & Gordon Ltd NSW Trust

Account No 2

Bank: Westpac Banking Corporation

BSB: 032 000

Acct No: 56 4056

Ref: 283157 Jones

13. At today's hearing before Registrar Hedge I advise the Registrar that by this afternoon, Wednesday, 21 June 2011, I shall deposit per electronic transfer from my National Australia Bank Account to Applicant's Westpac Banking Corporation Account the sum of \$56,435.72 as full and final payment, and request that the creditor's petition be dismissed. Attached hereto is **"Annexure 1"** NAB Customer Copy of RTGS Application for payment made.

14. As this matter is the culmination of 16 years of legal persecution on grounds of my having caused "hurt feelings" to the Respondent on account of my fight for free expression, and owing to this being the second bankruptcy proceedings brought against me, I request that court costs not be awarded against me.

Sworn at Sydney

On 21 June 2011

Signature of Deponent

Before me

This is "Annexure 1", consisting of one page, referred to in the Affidavit of Gerald Fredrick Töben and sworn on 21 June 2011.

Before me:



Outlet
BELROSE GLENROSE CENTRE

RTGS Application
Customer Copy

State/Branch no.

2132

Date

21 June 2011

Reference no.

2132/OPRT/418753

Please issue a RTGS payment as follows:

Amount in words

SEVENTY TWO CENTS ****

Currency AUD Amount

56,435.72

1.000000

56,435.72

35.00

Value date

NAB's charge

56,470.72

Payment instructions

ADVISE AND CREDIT ACCOUNT

Beneficiary advice of payment by

MAIL

Payment details

Total amount

Beneficiary's

- Account no.

564056

- Name

SLATER AND GORDON TRUST ACCOUNT NO2

- Address

11/51 DRUITT ST
SYDNEY
2000

- Bank

WESTPAC BANKING CORPORATION
SYDNEY OFFICE, 341 GEORGE STREET
341 GEORGE STREET
SYDNEY, NSW, 2000

- Branch address

Message

FROM DR. TOBEN- REF 283157 JONES

Applicant

GERALD FREDRICK TOBEN
23 CALOROGA ST
WATTLE PARK 5066
AUSTRALIA

Terms and Conditions

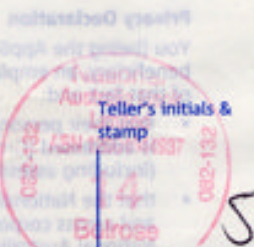
I/We acknowledge having read and understood the terms and conditions on reverse.

Authorised signature/s (Authorisation must be signed in accordance with authorities held by NAB)

Applicant to complete one of the following:

Cash/Cheque is tendered for payment.
 I/We authorise NAB to debit my/our account.

National Australia Bank Limited ABN 12 004 044 937



... and another flashback – to 15 December 1999 when
Fredrick Töben returned from his 7-month German imprisonment...

ANTI-HOLOCAUST HISTORIAN RETURNS FROM GERMANY CLAIMING VICTORY

Life Advertiser • Northern Sun • Thursday, December 16, 1999 • 35 •

Fight was worth stay in prison



By STEPHEN NICKN
HOLOCAUST revisionist Fredrick Töben returned to Australia yesterday, claiming victory in his fight for freedom of speech despite being jailed for seven months in Germany. The German-born director of the Adelaide Institute, who raised the floor of the Adelaide International Airport on his arrival, said his small organisation was flourishing.

And, he would consider going on a national speaking tour to argue against Federal racial hatred and Internet censorship laws that he claimed would interfere German-style clamp on freedom of speech here.

Dr Töben, whose critics say he is trying to rehabilitate Nazism, said it had been worthwhile to spend seven months in Mainz prison awaiting a trial on

charges of incitement and inciting the memory of the dead. The charges were laid after he challenged the severity of the Holocaust through letters and the Adelaide Institute website.

Last month, he was found guilty by a judge and sentenced to 10 months' jail – including time already served – but was released when a German reporter posted \$6000 bail.

"It's been worth it. They've lost the plot. We haven't won the argument," Dr Töben said. "They had to arrest me and attend me. They talk about us and not with us. If it's a Federal law, and I think it is, it's a massive battle we have won."

Dr Töben said they referred to Zionists and people who support the "story" of the Holocaust and the mass gassing of Jews in concentration camps. In what he describes as a

Professional opinion, like Adelaide Institute website, says: "We proudly proclaim that to date there is no evidence that any victim of people were killed in bombing gas chambers."

Dr Töben plans to return to Germany next year for the 50th anniversary of the end of the holocaust and the anniversary of the case – the historic decision by Justice Dr Töben only for the material in his letters, not on the internet. But we said the freedom of speech case must also be related here because antisemitic, censorship and Internet legislation has been written into history would be judged in courts of law.

The Institute faced an inquiry last year in the Human Rights and Equal Opportunity Commission after a complaint from the Executive Council of Australian Jewry about its website.

-and from the USA-New York: Free Expression fights for survival – Michael Santomauro opposed and attacked by fanatical Holocaust-Shoah Believers ... extra-judicial Mossad execution action is the next step...

The Holocaust Denier Next Door

Michael Santamouro is in the avant garde of a small but growing international awareness of disinformation about the Holocaust and it's over exposure as a 20th century human catastrophe. Intelligent people are beginning to react to the incessant promotion of people, products and places deemed relevant to this singularly grisly story. Not a day goes by that people who didn't participate in it because they weren't even born yet are force-fed another reminder of it. The unending obsession with Jewish suffering in WWII spread throughout the Western society by a voraciously morbid media for over sixty years has become toxic and Michael Santomoro is a person who recognized this early and is doing what he can to correct this cultural neurosis.

Group protests East Sider with history of spreading anti-Jewish sentiment

By Megan Finnegan, May 18, 2011

A group of irate protestors squared off May 15 against Michael Santomauro, an Upper East Side man they claim is a neo-Nazi.

Led by the Jewish Defense Organization, the group consisted of 20 people at the height of an hour-long rally against Santomauro. Holding signs and shouting derogatory names, the protestors taunted Santomauro from behind a blue police barricade while their target sat calmly on his stoop on East 85th Street, at times filming the protest with his iPad.

"The rally was a success, in the sense of numbers," said Jeff Klein, a spokesperson for the Jewish Defense Organization. **"The problem is, we want the Nazi pig headquarters shut down and we want him evicted."**

Santomauro, who could not be reached for comment, runs RePortersNoteBook.com and has called himself a "Holocaust revisionist." He writes critically of Jews and Israel on the site. Santomauro has been accused of spreading anti-Jewish sentiments in the past, and left the Upper West Side several years ago, possibly as the result of pressure from some of the same protestors, who held a rally calling for his eviction in 2004. That outcry followed an incident in which he sent emails containing material from his Holocaust-revisionist website to a list of people who signed up for his roommate-finder service. Santomauro claimed at the time that it was a mistake, but another similar incident led to a recent flare-up of opposition to his professed beliefs.

In January of this year, Santomauro sent an email to the parent contact list of P.S. 290, where his children attend school, in which he encouraged people to read a book titled Debating the Holocaust: A New Look at Both Sides, the cover of which features a large bright Swastika hovering over a dark Star of David. Again, Santomauro said he sent the email by mistake, but many parents on the receiving end weren't happy.

"You can't stop someone from their first amendment rights, but I consider him a danger," said Steven Silverberg, one of the parents who read the email and had, until that time, considered Santomauro a friend. "I spoke to the principal, I said 'I smell Columbine, and what happened to that poor Congresswoman [Gabriel Giffords].'"

Silverberg was surprised to discover Santomauro's blog, further expounding on his Holocaust theories and bizarre criticism of Jews. "Anytime a Jew does something that's slightly out of line, it's on his blog. A Jew farts in McDonald's, it'll make his blog," said Silverberg. In a statement he posted this week, Santomauro wrote on his site that he is "not a Nazi" and that he feels "no subject matter should be taboo or criminalized and that especially when a subject matter is controversial and sensitive, like the Holocaust, it deserves even more attention, inquiry, debate and discussion in a respectful manner."

At Sunday's rally, which remained peaceful in the presence of three NYPD officers and a detective, protestors told bystanders about Santomauro's history, telling people that he has sponsored Holocaust-revisionist historian David Irving, who some call the "David Duke of England," to come speak in the United States. "The next step is the landlord campaign," said

Klein, who has been encouraging people to call Santomauro's landlord (as well as his wife, a psychologist, and her colleagues and family members) and push for his eviction.



A protestor at the rally against Michael Santomauro.
Photo by Andrew Schwartz.



A meeting of minds: Michael Santomauro and Fredrick Töben – picture taken in 2006

Rocco Postiglione, the owner of the building, said there's nothing he can do. "For all I know, the guy did nothing wrong," he said. "He's done nothing wrong in the apartment." Postiglione called the people from the Jewish Defense Organization "crazy" and "a bunch of creeps," and said he's been bombarded by phone calls. "Just because there's a bunch of people who tell me to throw him out of the apartment," he said, he doesn't have the recourse or inclination to evict Santomauro. "If you have an issue and you don't have 100-percent proof—if it's not true, I don't want a lawsuit. We're going to step up our campaign against him, protest if necessary," Klein said.

<http://ourtownny.com/2011/05/18/the-holocaust-denier-next-door/#respond>

Das Deutsche Reich in Vergangenheit, Gegenwart und Zukunft
Dr. Rigolf Hennig, MD:
The German REICH Past, Present and Future

Translated by J M Damon

Despite its thousand year existence and the fact that it is our authentic and legitimate state under international law, the concept of the German Reich has little credibility among Germans today.

Many are terrified by the mere mention of its name. This is the result of decades of relentless brainwashing by our enemies and the occupation regime they imposed on us, which has induced actual insanity among wide circles of our population. The present situation often seems hopeless and makes us fear the worst for the future. However, it is reassuring to know that re-education can proceed in both directions, and we are optimistic enough to believe that the side that tells the truth will ultimately win. Sure enough, new hopes are rising and new avenues of civic activism opening up – and not just around our banner in our little group of seasoned patriots.

It is indisputable that within the System a number of intrepid dissenters are making their presence known. I shall mention only Eva Hermann, Thilo Sarrazin and the professors Hampel and Schachtschneider along with their supporters. Additional patriots are joining our ranks. In addition to this, "The System" itself is showing terminal symptoms of disease and decay. It is now in retreat, which makes it even more dangerous and unpredictable.

Let us say a word or two about "The System." By this we mean Globalism, also known as Zionism, which has its headquarters in New York, London and Tel Aviv. The Globalist – Zionist System derives its power from the oceans of dollars printed by the Federal Reserve Bank or "FED" (the privately owned central bank of the USA) as well as the Council on Foreign Relations or "CFR." The latter, controlled by Henry Kissinger, is the secretive de facto government of the USA.

[An Adelaide Institute supporter recalls Margot informing him how after World War Two, for two years, the former German-born US Secretary of State under President Richard Nixon presidency, Dr Henry Kissinger, lived in Bensheim. He was one of the many Germans who had left the country before WW II started to then return wearing the US military occupation forces uniform.]



For two years Henry Kissinger seriously wooed Margot.]

The Globalist – Zionist System is supported by numerous other secretive groupings that are dependent on the FED and CFR, such as the Bilderberger Group, Trilateral Commission and other subsidiary organizations including the United Nations, North Atlantic Treaty Organization, European Union and Federal Republic of Germany.

The raison d'être of the German occupation regime, the so-called "Federal Republic of Germany" is to obstruct restoration of the authentic German nation state, the German REICH.

Two irreconcilable worlds are confronting each other here. On one side is the world of the Zionist-Globalist System and on the other side is the world of free nations, the world of competent and natural international relations, especially the REICH, even though it continues to be devastated and desecrated.

In order to understand the present situation of the REICH we have to go back in history. As the HEILIGES RÖMISCHES REICH DEUTSCHER NATION (German Nation of the Holy Roman Empire) the REICH provided centuries of relative peace because it saw itself as a protector rather than an expansionist empire.

At the time of the religious wars, which were actually civil wars, the REICH lost its religious as well as secular power, and its neighbors were able to fortify their positions at the REICH'S expense. Still, the idea of a German REICH as a political benchmark was absent from the world stage for only 65 years, from 1806 until 1871, and it never ceased to exist in the hearts and minds of the people.

By the time the Kingdom of Prussia succeeded in reuniting the German lands and King Wilhelm IV was elected Kaiser Wilhelm I in January 1871, Germany's neighbors had become accustomed to political impotence on the parts of Germany and the REICH. They were determined to re-establish this impotence at any price.

Bismarck gave short shrift to the gravity of the situation. Despite Moltke's warnings, he missed the most auspicious moment for the REICH and the entire Western world. That was the era of geopolitical expansion that was successfully pursued in North America and Eurasian Russia. It was also high time for consolidation in Europe, with the REICH as Europe's nucleus and protector.

Moltke argued in vain for either abandoning the concept of KAISERREICH or else reducing France to its basic components and incorporating Poland. He perceived that the German REICH could keep the individual European countries in bounds, but they would have the advantage if they combined their forces in an anti German alliance.

The catastrophes that he had foreseen occurred in the First World War and were redoubled in the Second World War, followed by the sociopolitical collapse that has devastated all Europe since 1945. These catastrophes had more complicated and profound causes than meet the eye.

The First World War had already been a fraternal European conflict in which Germany's neighbors served as useful idiots for the moneyed powers that were lurking in the wings.

Today we identify those moneyed powers, known in those days as GROßKAPITAL, as Zionist Globalists.

They strive for nothing less than total and undivided world power, and they would be greatly hindered by a vigorous functioning REICH in a dominant geopolitical position.

Their plan was quite simple: if they were successful in speculating on the shortsightedness of Germany's neighbors and reviving their envy, they could sit back and watch the European nations maul each other in another fratricidal war.

And when the German REICH fell, all the other nation states would fall as well, in a domino effect. Their evil plan was successful.

Germany's elite perished in the "Great War" with its total of twenty million dead and, following the dictates of Cleméneau at Versailles, Germany was stripped of more than a third of its ancestral lands. Germany's defeat in both world wars was followed by a generalized stupification, impoverishment, alienation and a collapsed birthrate.

The sociopolitical calamity was by no means restricted to Germany. The crisis has now affected every country in Europe, and the most devastated of all have been the seemingly victorious colonialist powers England and France. They are no less slaves of the Zionist Globalists than are the Germans.

As part of Germany's enslavement, the Zionists directed the "Federal Republic" to destroy their venerable legal system. They imprisoned Germany's surviving elite for years, carried out the greatest book-burning of all time and forbade an immense number of teachers and specialists from practicing their professions.

They also released an uncouth and untrained mob on our schools, reimporting the so-called "Frankfurt School" for the purpose of "re-education" that continues to act as a plague on German intellectual life. Surprisingly, it was not until the 1960s that symptoms of our induced insanity began to appear. [For Dr. Hennig's article on induced insanity, visit http://www.adelaideinstitute.org/HomePage28April2009/germany_induced_insanity_10.htm]

Sometimes it seems we might have to start all over again in our efforts to re-establish the REICH.

Let us take a closer look at the overall situation with all its problems and possibilities, however. In Germany today, legitimacy is diametrically opposed to governmental force.

Legally, the Federal Republic is not the legitimate successor to the REICH. It cannot be the legitimate successor because, under international law, the REICH is still the legitimate state and two states cannot legally govern the same area at the same time.

The so-called Federal Republic is not an authentic state.

[The architect of its basic law, Prof. Carlo Schmidt, described it as ORDNUNGSFORM EINER MODALITAT DER FREMDHERRSCHAFT (Organizational Form of a Modality of Foreign Rule) when it was created in 1948.

He had to communicate the reality that the Federal Republic was not autonomous, while avoiding the term "puppet government."

The Federal Republic of Germany has never been legitimized by the will of the German people meeting in a constitutional convention of popularly elected representatives empowered to create an authentic constitution.]

The State is the form of governance assumed by the will of the people. Since the REICH represents the will of the people, it logically follows that the so-called Federal Republic is its adversary. The Federal Republic is not a state. It is a state-like institution of foreign domination under Zionist custodianship.

The Americans, as enforcers of this custodianship, are playing the role of useful idiot on behalf of the Zionists.

The "Two Plus Four Treaty" of 1990 was designed to insure that the Federal Republic can take no steps toward self-governance even if it should want to, since Allied dominance still holds sway. This so-called treaty is not really a treaty at all, it is a legalistic deception.

Under the laws of international law, treaties can be concluded only between bona fide subjects of international law, and the Federal Republic is not a bona fide subject of international law.

It is a custodian for a foreign subject of international law. Under international law, the 1920 Constitution of the Weimar REICH is still valid, in the same form in which it existed until 23 May 1945.

All laws that were in effect on this date are still in effect, since the legitimate Constitution remains unchanged 23 May 1945 is the date of the Allies' unlawful arrest of the government of the REICH following capitulation of the German armed forces. None of the laws, acts, or treaties passed or enacted by the "Federal Republic of Germany" is backed by legitimate authority.

When the REICH regains its sovereignty, the national debt of the "Federal Republic" will be null and void, since the government that amassed it was not legitimate.

All of this sounds good, but for the time being it is nothing but legal doctrine. It is valid RECHTSLEHRE (the science of justice and legal doctrine) that, according to the Constitution of the EWIGEN BUND DER DEUTSCHEN FÜRSTEN (Eternal Confederation of German Princes) of 1871, REICH power and authority have devolved on the surviving princely houses.

The legitimate heir to the throne of the REICH, Georg Friedrich Prinz von Preußen, is following political events very closely, and I can personally vouch for the fact that agents of the "Federal Republic" monitor him very closely.

Another legal entitlement under our legitimate Constitution is that every German has all the rights guaranteed by the REICH, including the individual right of nonviolent resistance until the Reich is again functional. This too is a right that the citizen can exercise only if he or she possesses the prerequisite power.

Our goal and task is to convvoke a REICH organizing assembly that will declare the autonomy of the German nation and its independence from the "Federal Republic" occupation regime. The assembly will elect a placeholder (possibly the above named member of the House of Hohenzollern) in order to re-establish the REICH'S capacity to act.

This placeholder will then conduct democratic elections for a convention to draw up and adopt a proper constitution for the new REICH.

Under presently prevailing conditions a resort to violence, even for the purpose of convoking a constitutional convention, would be self-defeating. This is because the System still has unrestricted control of all types of force.

There are alternatives to violence such as:

a) Passive Resistance

This means that ethnic Germans, individually or in groups, do the opposite of what the System demands (except of course for occasional measures that benefit the VOLK).

b) Education of the VOLK on all levels to prepare a revolutionary spirit or mood among the people.

c) Cultivation of the ethnic community. Development and networking of all ethnic efforts (including preparations for a REICH organizational assembly.)

d) Survival preparations for relatives and friends in emergency situations.

e) Cultivation of German culture, morality, health and posterity.

In Bernhard Schaub's BUND FREIES EUROPA (Confederation for a Free Europe) we have a new and timely movement that strives for the exact opposite of globalization.

It provides for the uncoerced integration of all true ethnic groupings in the heart the REICH according to the principle of *primus inter pares - first among equals* in a Europe of liberated peoples and ethnicities.

In view of the failure of the armed forces of Zionism, the "only remaining superpower" USA in the struggle to exploit

developing countries such as Iraq and Afghanistan, combined with the insurmountable ethnic and economic difficulties within the USA and growing resistance to Zionism throughout the world - as evidenced by the Shanghai Cooperation Organization, we should not be fearful for the future, provided we take action.

In conclusion, allow me to present an optimistic vision for the future, since everyone who risks life and fortune for his fatherland needs a clear goal:

1. Europe will develop into a healthy and self-sufficient Major Power around its German center [the future REICH].
2. The USA will disintegrate as a nation. Those sections having a predominantly European population (the East Coast, Middle West and parts of Canada) ally themselves with the future REICH and the term "Atlantic Pact" will take on a new and unexpected meaning.

3. Russia will lose the greater part of Siberia to China and will be able to hold its remaining territory only if the REICH covers its rear. After that, whatever remains of Russia will join Europe.

4. The world will continue dividing itself into an Atlantic community around Europe and a Pacific community around China.

Here's freedom to him who would speak,
Here's freedom to him who would write;
For there's none ever feared that the truth should be heard,
Save him whom the truth would indict!

ROBERT BURNS (1759-96)

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From PHOENIX: DAS MAGAZIN ZUR KENNTNIS UNSERER ZEIT, Nr. 1 - 2011, p. 16 - phoenix.com@vol.at

Yale Pulls the Plug on Anti-Semitism Institute Anti-Defamation League is upset about the decision

Wednesday, June 8, 2011



Getty Images

Yale University has discontinued its institute dedicated to the study of anti-semitism.

The Anti-Defamation League is balking at Yale's decision to eliminate its course of study on anti-semitism.

A faculty review committee said the 5-year-old Yale Initiative for the Interdisciplinary Study of Anti-Semitism did not meet its standards on research and teaching, the New Haven Register reports,

The national director of the ADL said that, whatever the problems were, Yale should have tried to fix them, rather than shut down the program.

"Especially at a time when anti-Semitism continues to be virulent and anti-Israel parties treat any effort to address issues relating to anti-Zionism and anti-Semitism as illegitimate, Yale's decision is particularly unfortunate and dismaying," Abraham Foxman said in a statement.

Political Science professor Donald Green told the Register that all programs are reviewed after five years on how well they promote interdisciplinary research and instruction at Yale.

"Little scholarly work appeared in top-tier journals in behavioral science, comparative politics, or history. Courses created in this area did not attract large numbers of students," Green said.

http://www.newhavenregister.com/articles/2011/06/08/news/new_haven/doc4deebfb3198cb509290513.txt?viewmode=fullstory

...and more from the memory hole ... A big hammer for such a little nut

Terry Lane, The Sunday Age, 15 October 2000

The human rights and equal opportunity commissioner has ordered an Adelaide man, Dr Fredrick Töben, to change the contents of his website, or else.

Dr Töben is sceptical about the use of gas chambers by Nazis for the mass extermination of Jews. He says that it didn't happen, or is grossly exaggerated. And if that is what he sincerely believes, as offensive as some people may find it, how can he be forced to pretend that he doesn't believe it?

Are we to take it that the human rights commissioner is going to order every outspoken person who offends some group or other to desist and apologise? Will Philip Ruddock be forced to declare that Aborigines did invent the wheel? Or will Bill Hayden be compelled to retract

his assertion that some Aboriginal children were better off separated from their parents?

Töben is saying on his website that he doesn't believe that the Nazis used gas chambers to murder Jews. He is making a claim of fact that can be proven or disproved by evidence. It does not need to be censored in advance of the argument.

However, we know all that. Some of us believe in the principle of free speech, even though it means that we must from time to time defend the rights of individuals whose speech is morally repulsive or even fantastic and mendacious. And some of us want to prohibit speech that offends or hurts, on pain of penalty for the persistent speaker.

As one who believes in the right of the citizen to be wrong and offensive, I am interested to know how the speech prohibitionists intend to stop the mouths of those they do not like. Can it be done in a free society? To what low level of thought control are we prepared to go?

In totalitarian nations where total control on ideas has been tried they have come up with novel mechanisms. In the old Soviet Union, you had to get a government licence to own a duplicating machine. But neither the Soviets nor the Chinese thought to impose proper controls on the fax, which led to things getting out of hand in the late 1980s.

Now we have the Internet, and Dr Töben's Adelaide Institute website appears to be located on an American server. The human rights commissioner will get short shrift if she appeals to the American administration to close down a website. They don't do that sort of thing in the USA because they believe that the good order of society is not threatened by a few people who choose to hold and disseminate improper opinions.

But suppose that the commissioner, Ms McEvoy, could persuade the Americans to revoke the first amendment

to their constitution, she would not be able to leave it there. She would have to effect a total ban on Dr Töben speaking in public, or even having private conversations. He would have to be a banned person in the old South African sense of the term.

His mail would have to be censored, his telephone cut off, his computer and fax confiscated and all his friends, who might republish his ideas, locked up in solitary. Anyone holding similar opinions would have to be banned. Has she thought this thing through?

Some zealots who believe in free speech might think that, in the service of their convictions, they should republish the Töben website, not because we agree with it but because of the principle at stake.

German-born Dr Töben may be trying to clear his people's name. If a Japanese Australian were to publish a revisionist history of WWII in which the Japanese Imperial Army is a bunch of softies, totally committed to prison reform, would the human rights commissioner ban it because the RSL petitioned her to? I think not.

If Töben is telling the truth, nothing will stop it. If he is a malicious fantasist, then he will be ignored. We should test his assertions, not silence him.

...and still it is

Viam Monstrare – showing the way



Adelaide's Fredrick Töben and David Brockschmidt - since 1994 these two warriors have shown how to spread the free expression message ... a never-ending battle...